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From: Oman, Jack
Sent: Thur 7/23/2015 4:09:33 PM
Subject: RE: Draft EPA PowerPoint for Anaconda Yerington OU1 Community Meeting

Dave,

Thanks for the opportunity to review the slides. Overall they paint the picture for a positive message to the community.

ARC does have two suggested edits:

- Slide 14 incorrectly suggests that a selection of MNA with ICs would require a finding of technical impracticability. The EPA guidance document distinguishes between MNA and wellhead treatment remedies, and it states that MNA “is not generally recommended except when active restoration is not practicable, cost-effective, *or warranted because of site-specific situations*”. ARC suggests that the parenthetical about TI could be removed or at least moved to the second sub-bullet.

- ARC also suggest adding the following bullet to either slide 13 or 14, which comes from EPA’s Guidance on Remedial Actions for Contaminated Ground Water at Superfund Sites, (EPA 540 G-88 003 / December 1988) (p. 5-3):

- Reasonable assumptions on type, timing, and volume of potential need for the contaminated ground water should be made to guide decisions concerning the restoration time frame.

Please feel free to call if you would like to discuss further.

Thanks,

-jack

Jack Oman

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From: Seter, David [mailto:Seter.David@epa.gov]

Sent: Thursday, July 16, 2015 1:55 PM

To: Oman, Jack; jbatchelder@envirosolve.com; 'Zimmerman, Chuck'; Davis, Greg; Acree, Steven; Levine, Herb; Jeryl Gardner

Cc: Seter, David

Subject: Draft EPA PowerPoint for Anaconda Yerington OU1 Community Meeting

Good afternoon.

I'm forwarding this draft presentation early to EPA/ARC/NDEP contacts since I will be on site travel most of next week and on leave the following week.

If you could reply by COB July 23 with any suggested edits or clarifications that would be ideal. After that the next opportunity for me to make edits would be the week of the meeting which is cutting things a little close.

Thanks,

David A. Seter, P.E.

Remedial Project Manager

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